## \*OGC Has Reviewed\*

27 Movember 1953

STATOTHR



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Thank you for the information about in your letter of November 24, 1953. I cannot say from personal recollection whether the two marriages were spelled out in the files I saw, but I am sending your letter on so that the proper people can make sure the relationships are properly described.

After our discussion the other day, I had a thought which I assume has already occurred to you. As you know, a visa is merely a first step and does not guarantee entry on arrival in this country, as entry comes under the jurisdiction of the Immigration and Maturalization Service. They are free, if they wish, to deny entry even to one with a perfectly valid immigration visa. I am not sure what coordination there is between the Wisa Division and Immigration on these advisory rulings. I suggest that if you get an indication from Mr. Harlow that his advisory opinion may be favorable, you might inquire at that time to what extent Immigration has been consulted on the case.

Very truly yours,

OGC:LRH:jeb

Lewrence R. Houston General Counsel

CGC subject "State\_Passports & Visas"

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